n they got there they found Your dand, hanging half way at in the gutter. Half a block on Big Waves Sweep Valenas John Erhardt, a white man, sitting astride Gong Yong, who been shot through the arm and read to run away with a revolver

they could get hild of and took n to the station toute, where dong NEW YORKERS ABOARD. on Fightvilles attending the New cor celebration coursed. Ten minutes probably Seventy Passengers to the shooting there was not a lineman on the streets of Chinatewa.

Lost When Steamer Struck The prisoners arrested by Capt. Tracy and the police of the Elizabeth Street stion gave the following names: Tom us. No.18 Pell street; Hay Boo, No. ng. No.15 Fell street; Hay 1800. No. 481 beth avenue; Lou Way, No. 481 avenue; Lou Way, No. 481 avenue; Charles Young, of Mark, N. J. and Louis Lew, of No. Eighth avenue. The majority are do to be members of the Hip Sing of all were locked up in the state of the beautiful and the state of the shooting and year the matter to sit upon the cases of the matter of the shooting and year the matter to sit upon the cases of the shooting and year the matter of the shooting and year. On Loong Explanation.

Annow Williams Share. Mrs. W. C. Stormers and the complexity of th

658 East 149th St.,

Near Third Avenue. For the reception of Advertisements, Subscriptions, &c.

Telephone 2558 Melrose.

cia and Prevent Relief Crews Reaching Her

on Rocks.

VICTORIA. B. C., Jan. 24.-The steamers Queen and Salvor were unable to-day, owing to the heavy seas, to make any connection with the steamer Valencia, wrecked on the rocks near Cape Besies, and scant bone is at emeriained for those wh oremain on board.

From Bamfield comes news that the tug Caur and steamer Topellaha have gale is blowing. The weather is clear, but it is expected the ship practically went ti picces during the night.

The Valencia when she struck on the rocks had be persons aboard, including passengers and erew. Among the former were many New Yorkers, who sailed on the yeasel from San Francisco on Saturday for Puget Sound points.

A boat's crew of four which reached many tracic incidents following the stranding of the Valencia. Every lifeboat was smushed to pieces as it reached the water and all the pussen-

gers in them were drowned.

When the crew left the vessel great varies were sweeping her, while about 100 passengers were huddled on the

Justice Blanchard to dry refused a writ of mandames to Brown command. The ine Magistrate to listen to him.

Genud, the button-hole maker, has a fin claim on the coats for work done. First Class—For Seattle, J. S. Widner, and claim on the coats for work done work done is a manual. When Swon insistant in a warrant for menually he told Browns the matter was one for civil action.

Justice Blanchard said for-day that the facts faid before the Magistrate did not facts faid before the Magistrate did man for Miss W. Co's, W. T. Alison, Fred Exication of the Magistrate did just right.

"It is a matter of frequence occurrences and the Magistrate did just right."

TACOMA, Wash, Jan. 2.—A message just received from Cape Beales
savet.

"We only know of fifteen survivors.

Nine are assers fifteen miles from here
and six are here. Two men are expected here he land. We cannot er any
word from the wrock until the men
reach here, which we extent if
time. Steamers weet unable to reach
the wreck ourting the night. A strong
wind prevale and a very heavy sea
in running."

TO CURE A COLD IN ONE DAX.

BERNARD F. BAKER, HAPGOOD TRIAL WITNESS. Sketched in Court To-day by Artist Macauley, of The Evening World Staff.

THE WORLD, WEDNESDAY EVENING, JANUARY 24, 1908.



Magistrate Crane Would Knock Out All So-Called ""Members" Stags.

sprung up like assistancema all over the city within the past year will soon be crushed out of suistence if the action-the Board of City Magistrates intends to

When the five man were arraigned their counsel, Henry Levy, moved for their discharge on the ground that they had been conducting a private boxing exhibition, which was well within the law. The Court asked the detectives if they had paid to see the fights. They aged nineteen, of Raceville, Washington produced tokets entitling them to membership in the club for one night. For these they had paid at each. Saying that he considered this membership fee as a charge for admission, about which there could be no quibble or equivocation, the Magistrate read the following from Section 458 of the Peacl Code.

"Any person who engages in a public produced tickets entitling them to mem-bership in the club for one night. For

The private boxing clubs that have Pupils Eleven and Twelve a graduate of Harvard of the class of Years Old Take French

teste is sustained by the Ligher courts.

Magistrate Crane, in the Harlem Court, to-day held that three-round prisefights of the sort that have become vastly popular throughout Greater New York are illegal and in direct vibination to the statute. Magistrate Baker held the same yesterday in the Morrisania Court and as the cases arise in other tribunes; this ruling will obtain.

The police, taking their tip from the magistrates, will raid these boxing clubs wherever they find a bout in progress. In the cases before Magistrate Crane five men had been exceed from the Colma Athletic Club, at No. 18 West One Hundred and Twenty-first street. Detectives Wrenn and Campbell raided the place while a three-round bout was in progress. They arrested the two fighters, the referee, the time-keeper and the man who sold and collected tickets.

When the five men were saraigneed their coursell. Help the man who sold and collected tickets.

When the five men were saraigneed their coursell. Hence the five men were saraigneed their discharge.

The five men and the five their school man had been acrested from the close the five men and been carried and charged with warrance in the five men had been arrested and charged with warrance in the five from had the five from had the five from

# FOUND HANGING.

and Outing Hats, Reduced to \$3.00. 393 Broadway, at Nineteenth St.

Winter Hats,

Reduced to \$5.00.

Children's Hats

Grandson of John Quincy,

Adams Released on Plea for Mercy.

PRIDGEPORT. Conn., Jan. 24.-

seventy years of life that I have been before a court, and if you will pardon me this time I will go away and never

bother your city again."

Thus spoke George Adams Robinson

1981, a great-grandson of the second President of the United States, a yes-

"LOOK FIRST TO THE EYES."

In 1891 Dr. G. M. Gould, of Philadelphia, said "90 or 95 per cent. of the cases of sich headache are due to the eyes." He now says 99 per cent.

Eyes examined by Oculists who are Registered Physicians of experience. Classer Only if Needed often as low as One Dollar always at mederate prices. Ehrlich & Sons

Post Tells His Story.

Edward M. Post took the stand next.

He wore a be dismond transsion as Jis the wore a be dismond transsion as Jis the and a brown suit which fitted him as the skin fits the banaya. In reply to Mr. Shepard's questions Mr. Post, greatling in a sharp nervous voice, gave this evidence.

Q. Did Mr. Charles Ahis come to you with a letter of introduction from Mr. Charles Stokes Wayne, written upon Town Topics stationery? A. He did. It was about June 20. of last year.

Q. Was that the first you knew or his coming? A. Well. I bad a telephonantessage from Town Topics office. As Wayne talked to one over the wire. He asked me to see a personal representative who wanted to talk to me or confidential matters. I said the man first man a letter of introduction rigner wayne.

O Did the mess come? A He did. He Wayne

O Did the man come? A. He did. He came that afternoon. His mame was Able. He said he wanted me to substantis to a brock i said: "Inat till tel all I don't buy books." He said: I quight to invest that Town Toylor had

Bources of Player,

nn has testified that Jones loaned in to tilm;
I show you another article; what it that? A After it was put in Justice Deuel said it appeared to very rough. I told him fact it was eat on the daily papeare and that eat, it from our own Nawyort corrected. Mr. Howe, who had secured information from Emery Lebr. On explanation Justice Deuel conted to printing the auticle.

developed that the ericle was the

THE COLD CASE

Mingistrate Waltle's Refusal in the first water of the fill water in the fill water of the fill water of

Service of the first controlled to the first controlle